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12	[Additional Attorneys on Signature Page]	Chipotle Mexican Grill, Inc.	
13	Attorneys for Plaintiffs and the Classes		
14			
	UNITED STATES DISTRICT COURT		
15			
15 16	NORTHERN DIST	CS DISTRICT COURT RICT OF CALIFORNIA ND DIVISION	
	NORTHERN DIST: OAKLA! MARTIN SCHNEIDER, SARAH	RICT OF CALIFORNIA	
16	NORTHERN DIST: OAKLA! MARTIN SCHNEIDER, SARAH DEIGERT, THERESA GAMAGE, and NADIA PARIKKA, Individually and on	RICT OF CALIFORNIA ND DIVISION Case No. 4:16-cv-02200-HSG (KAW) NOTICE OF SETTLEMENT AND JOINT	
16 17	MARTIN SCHNEIDER, SARAH DEIGERT, THERESA GAMAGE, and NADIA PARIKKA, Individually and on Behalf of All Others Similarly Situated,	RICT OF CALIFORNIA ND DIVISION Case No. 4:16-cv-02200-HSG (KAW) NOTICE OF SETTLEMENT AND JOINT STIPULATION AND REQUEST TO VACATE DATES AND [PROPOSED]	
16 17 18	MARTIN SCHNEIDER, SARAH DEIGERT, THERESA GAMAGE, and NADIA PARIKKA, Individually and on Behalf of All Others Similarly Situated, Plaintiffs,	RICT OF CALIFORNIA ND DIVISION Case No. 4:16-cv-02200-HSG (KAW) NOTICE OF SETTLEMENT AND JOINT STIPULATION AND REQUEST TO VACATE DATES AND [PROPOSED] ORDER SETTING DATE TO FILE MOTION FOR PRELIMINARY	
16 17 18 19	MARTIN SCHNEIDER, SARAH DEIGERT, THERESA GAMAGE, and NADIA PARIKKA, Individually and on Behalf of All Others Similarly Situated, Plaintiffs, v.	RICT OF CALIFORNIA ND DIVISION Case No. 4:16-cv-02200-HSG (KAW) NOTICE OF SETTLEMENT AND JOINT STIPULATION AND REQUEST TO VACATE DATES AND [PROPOSED] ORDER SETTING DATE TO FILE MOTION FOR PRELIMINARY APPROVAL OF SETTLEMENT	
16 17 18 19 20	MARTIN SCHNEIDER, SARAH DEIGERT, THERESA GAMAGE, and NADIA PARIKKA, Individually and on Behalf of All Others Similarly Situated, Plaintiffs,	RICT OF CALIFORNIA ND DIVISION Case No. 4:16-cv-02200-HSG (KAW) NOTICE OF SETTLEMENT AND JOINT STIPULATION AND REQUEST TO VACATE DATES AND [PROPOSED] ORDER SETTING DATE TO FILE MOTION FOR PRELIMINARY APPROVAL OF SETTLEMENT Judge: Hon. Haywood S. Gilliam, Jr. Ctrm: 2, 4th Floor	
16 17 18 19 20 21	MARTIN SCHNEIDER, SARAH DEIGERT, THERESA GAMAGE, and NADIA PARIKKA, Individually and on Behalf of All Others Similarly Situated, Plaintiffs, v. CHIPOTLE MEXICAN GRILL, INC., a	RICT OF CALIFORNIA ND DIVISION Case No. 4:16-cv-02200-HSG (KAW) NOTICE OF SETTLEMENT AND JOINT STIPULATION AND REQUEST TO VACATE DATES AND (PROPOSED) ORDER SETTING DATE TO FILE MOTION FOR PRELIMINARY APPROVAL OF SETTLEMENT Judge: Hon. Haywood S. Gilliam, Jr.	
16 17 18 19 20 21 22	MARTIN SCHNEIDER, SARAH DEIGERT, THERESA GAMAGE, and NADIA PARIKKA, Individually and on Behalf of All Others Similarly Situated, Plaintiffs, v. CHIPOTLE MEXICAN GRILL, INC., a Delaware Corporation,	Case No. 4:16-cv-02200-HSG (KAW) NOTICE OF SETTLEMENT AND JOINT STIPULATION AND REQUEST TO VACATE DATES AND IPROPOSEDI ORDER SETTING DATE TO FILE MOTION FOR PRELIMINARY APPROVAL OF SETTLEMENT Judge: Hon. Haywood S. Gilliam, Jr. Ctrm: 2, 4th Floor Next Hearing: July 18, 2019	
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Case No. 4:16-cv-02200-HSG (KAW) NOTICE OF SETTLEMENT AND [PROPOSED] ORDER

1	Plaintiffs Martin Schneider, Sarah Deigert, Theresa Gamage, and Nadia Parikka		
2	("Plaintiffs") and Defendant Chipotle Mexican Grill, Inc. ("Defendant," and with Plaintiffs, the		
3	"Parties") hereby inform the Court that, after a second all-day mediation on July 2, 2019 with the		
4	Hon. Jay C. Gandhi (Ret.) of JAMS, the Parties have reached and executed a settlement term		
5	sheet as to the core terms of a class action settlement that will resolve all claims against		
6	Defendant. After the Parties finalize the remaining details and terms, they will then execute a		
7	formal, comprehensive class action settlement agreement.		
8	Accordingly, the Parties, by and through their attorneys, hereby jointly stipulate and		
9	request that the Court approve the following:		
10	1. In light of the execution of the settlement term sheet by the Parties to settle this		
11	action, all pending dates, including the hearing on Defendant's Motion to Decertify the Classes,		
12	currently scheduled for July 18, 2019, should be vacated.		
13	2. Plaintiffs will submit their Motion for Preliminary Approval of the settlement		
14	within 45 days of the Court's approval of this Stipulation.		
15	IT IS SO STIPULATED.		
16			
17	Respectfully submitted,		
18	DATED: July 3, 2019 KAPLAN FOX & KILSHEIMER LLP		
19	By: /s/ Laurence D. King		
20	Laurence D. King		
21	Laurence D. King (SBN 206423) Matthew B. George (SBN 239322)		
22	Mario M. Choi (SBN 243409) 350 Sansome Street, Suite 400		
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13		hartley.west@kobrekim.com
14		Attorneys for Plaintiffs and the Classes
15		
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16	DATED: July 3, 2019	DLA PIPER LLP (US)
	DATED: July 3, 2019	By: /s/ Angela C. Agrusa Angela C. Agrusa
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16 17	DATED: July 3, 2019	By: /s/ Angela C. Agrusa Angela C. Agrusa Angela C. Agrusa (SBN 131337) angela.agrusa@dlapiper.com Shannon E. Dudic (SBN 261135)
16 17 18	DATED: July 3, 2019	By: /s/ Angela C. Agrusa Angela C. Agrusa Angela C. Agrusa (SBN 131337) angela.agrusa@dlapiper.com
16 17 18 19	DATED: July 3, 2019	By: /s/ Angela C. Agrusa Angela C. Agrusa Angela C. Agrusa (SBN 131337) angela.agrusa@dlapiper.com Shannon E. Dudic (SBN 261135) shannon.dudic@dlapiper.com 2000 Avenue of the Stars, Suite 400 North Tower Los Angeles, CA 90067
16 17 18 19 20 21	DATED: July 3, 2019	By: /s/ Angela C. Agrusa Angela C. Agrusa Angela C. Agrusa (SBN 131337) angela.agrusa@dlapiper.com Shannon E. Dudic (SBN 261135) shannon.dudic@dlapiper.com 2000 Avenue of the Stars, Suite 400 North Tower
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16 17 18 19 20 21 22 23 24 25 26 27	DATED: July 3, 2019	Angela C. Agrusa Angela C. Agrusa (SBN 131337) angela.agrusa@dlapiper.com Shannon E. Dudic (SBN 261135) shannon.dudic@dlapiper.com 2000 Avenue of the Stars, Suite 400 North Tower Los Angeles, CA 90067 Telephone: 310-500-3500 Facsimile: 310-500-3300 Charles C. Cavanagh (SBN 198468) ccavanagh@messner.com MESSNER REEVES LLP 1430 Wynkoop Street, Suite 300 Denver, CO 80202 Telephone: 303-623-1800 Facsimile: 303-623-0552
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1	[PROPOSED] ORDER
2	Good cause appearing, the foregoing Stipulation is approved and it is hereby ORDERED
3	that:
4	1. All pending dates, including the hearing on Defendant's Motion to Decertify the
5	Classes, are VACATED.
6	2. Plaintiffs will file their motion for preliminary approval of the settlement no later
7	than 45 days after entry of this Order.
8	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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12	DATED: 7/5/2019 HON, HAYWOOD S. GILLIAM JR.
13	United States District Court Judge
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	- 3 - Case No. 4:16-cy-02200-HSG (KAW)

ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(i)(3)

I, Mario M. Choi, attest that concurrence in the filing of this document has been obtained from the other signatories. I declare under penalty of perjury under the laws of the United States

of America that the foregoing is true and correct. Executed this 3rd day of July, 2019, at San Francisco, California. /s/ *Mario M. Choi* Mario M. Choi Case No. 4:16-cv-02200-HSG (KAW) NOTICE OF SETTLEMENT AND [PROPOSED] ORDER